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14	(*Admitted <i>Pro Hac Vice</i>)	
15	UNITED STATES DISTRICT COURT	
16	NORTHERN DISTRICT OF CALIFORNIA	
17	SAN FRANCISCO DIVISION	
18		
19	RACHELLE COLVIN, individually and as	Case No. 3:23-cv-04146-VC
20	next friend of minor Plaintiff, G.D., and	Unopposed Administrative Motion to
21	DANIELLE SASS, individually and as next friend of minor plaintiff, L.C., and on behalf	EXCEED PAGE LIMITS AND [PROPOSED]
22	of all others similarly situated,	ORDER GRANTING UNOPPOSED MOTION TO EXCEED PAGE LIMITS
	Plaintiffs,	(Civ. L. R. 7-11)
23	v.	Judge: Hon. Vince Chhabria Date Action Filed: August 15, 2023
24	ROBLOX CORPORATION, SATOZUKI	Date Action Filed: August 13, 2023
2526	LIMITED B.V., STUDS ENTERTAINMENT LTD., and RBLXWILD ENTERTAINMENT LLC,	
27	Defendants.	
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TO THE COURT, ALL PARTIES, AND THEIR COUNSEL OF RECORD:

Defendant Roblox Corporation ("Defendant"), by and through its attorneys of record, hereby moves the Court, pursuant to Civil Local Rule 7-11, for an administrative order to enlarge the page limits in connection with the forthcoming motion to dismiss briefing.

Defendant seeks to enlarge the limit for its Motion to Dismiss the Complaint to thirty pages, which is an additional fifteen pages above the fifteen-page limit applicable under this Court's Standing Order. *See* Standing Order for Civil Cases Before Judge Vince Chhabria ¶ 35. Defendant's Motion to Dismiss is due by October 24, 2023. (ECF No. 25.) Given that the Complaint raises nine claims and spans 55 pages, (ECF No. 1), Defendant requires additional space to adequately and thoroughly present its legal positions. The Parties further seek to enlarge the limit from fifteen pages to thirty pages for any response brief by Plaintiffs to Defendant's Motion to Dismiss, and from ten pages to fifteen pages for any reply brief by Defendant. The requested page limits exclude the title page, table of contents, table of authorities, and any exhibits.

Counsel for Defendant have met and conferred with counsel with Plaintiffs' counsel, who consent to this motion.

Accordingly, Defendant respectfully submits that there is good cause to grant its unopposed request to exceed the page limits.

Dated: September 18, 2023 Respectfully submitted,

COOLEY LLP TIANA DEMAS* KYLE C. WONG (224021) ROBBY L.R. SALDAÑA* (1034981)

/s/ Kyle C. Wong

Kyle C. Wong (224021) Attorneys for Defendant ROBLOX CORPORATION

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